# (TO BE PUBLISHED IN PART IV OF THE DELHI GAZETTE - EXTRAORDINARY) GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI FINANCE (REVENUE I) DEPARTMENT DELHI SACHIVALAYA, I.P.ESTATE, NEW DELHI-110002

No.F.3(29)/Fin(Rev-1)/2015-2016/dsvi/93

dated 10 03 2016

### **MOTIFICATION**

No.F.3(29)/Fin(Rev-I)/2015-2016 . Whereas the Lt. Governor of the National Capital Territory of Delhi is of the opinion that it is expedient in the interest of general public so to do.

Now, therefore, in exercise of the powers conferred by sub-section (12) of section 16 of the Delhi Value Added Tax Act, 2004 (Delhi Act 3 of 2005), (hereinafter referred to as "the Act"), the Lt. Governor of the National Capital Territory of Delhi, subject to the conditions specified in column (3) against the classes of dealers specified in column (1) of the Table below, and other general conditions as prescribed in this notification, hereby, provides for the scheme of composition of tax payable by the said dealers as specified in column (2) of the said Table, namely:-

Eligible class or classes of dealers	Composition Amount	Conditions
1	2	3
Every registered dealer whose turnover during the preceding year as well as the expected turnover during the current year does not exceed fifty lakh rupees and who is not making any sales other than that of ready to eat foods and non-alcoholic beverages including cooked food, snacks, sweets, savouries, juices, aerated drinks, tea and coffee etc. served in or catered indoors or outdoors by hotels, restaurants, sweet-stalls, sweet sbops, clubs, caterers and any other eating houses:  Provided that the condition of turnover during preceding year shall not apply to a dealer who commences his business during the current year.		(1) The dealer shall,  (a) not be eligible for making purchases from or procuring goods from or making sales to or making supplies to any place outside Delhi;  (b) not be eligible for making purchases from a person who is not registered under the Act except in the case of goods specified in the First Schedule;  (c) not be eligible to claim tax credit under section 9 of the Act;  (d) not calculate his net tax under section 11 of the Act;  (e) not collect any amount by way of tax under the Act;  (f) not be entitled to issue 'Tax Invoices'; and  (g) continue to retain the original copies of all tax invoices and all retail invoices for all his purchases and copies of all retail invoices issued by him in respect of his sales as required under section 48 of the Act.  (2) A dealer who is paying tax under section 3 of the Act, can opt for payment of tax under this scheme to filing an application in Form RH 01 appended to the notification within a period of thirty days from the first day of the year with effect from whice composition is opted.

- (3) A dealer applying for a fresh registration can also opt for this scheme by filing application in Form RH 01 appended to this notification alongwith his registration application in Form DVAT 04.
- (4) A dealer opting to pay tax under this scheme shall pay tax, at the rates specified in section 4 of the Act, on the value of the opening stock held by him on the first day from which he opts for this scheme and shall furnish the details of such opening stock in Form RH 02 appended to this notification along with proof of payment of due tax in Form DVAT 20, with his application in Form RH 01.
- (5) Once a dealer has opted to pay tax under this scheme, he shall, except under the circumstances described at Sl. No. (6) below, hot be eligible to withdraw his option before the end of the year for which opted to pay tax under this scheme.
- (6) A dealer who, having opted to pay tax under this scheme for a particular year, does not intend to opt for payment of tax under this scheme for the following year, shall, subject to the conditions contained in section 20 of the Act in so far as they are applicable and further subject to furnishing of intimation regarding withdrawal from this scheme in form RH 03 within thirty days from the end of the year for which opted to pay tax under this scheme, be eligible to claim credit of tax paid on the opening stock held by him on the first day of said following year.

General conditions: (1) All the provisions of the Act and the rules made thereunder which are not contrary to this scheme shall apply to every dealer opting to pay tax under the scheme.

- (2) The tax period for the dealers opting to pay tax under this scheme shall be a quarter unless otherwise prescribed by the Commissioner for a dealer or class of dealers.
- (3) In view of the second proviso to sub-section (1) of section 16 of the Act a dealer who has already opted for composition scheme as per sub-sections (1) to (11) of section 16 and who is covered under the class of dealers described in coloumn 1 of the above table, shall mandatorily withdraw from the composition scheme with effect from 1<sup>st</sup> April, 2016 by filing application in Form DVAT 03 upto 30<sup>th</sup> April, 2016. However, such dealers can opt for composition under this scheme as per the procedure explained above.
- (4) Notwithstanding anything contained in this notification, the Commissioner may notify, by a special or general order, that any or all of the forms appended to this notification shall be filed online.

- (5) Tax paid by a dealer under this scheme shall not be adjusted at any stage against the liability of the dealer to pay tax under section 3 of the Act for any period other than the period for which the dealer was eligible for paying tax under this scheme.
- (6) If the turnover of a dealer who opted to pay tax under this scheme exceeds fifty lakh rupees at any time during the year for which so opted, he shall be liable to pay tax under section 3 of the Act on and from the date his turnover exceeds fifty lakh rupees and be shall, subject to the conditions contained in section 20 of the Act in so far as they applicable and further subject to furnishing the intimation in Form RH 03 within seven days from the date on which turnover exceeded fifty lakh rupees, be entitled to claim credit of the input tax paid on opening stock held by him in Delhi on such day.
- (7) A dealer who has opted to pay tax under this scheme and has defaulted to furnish the returns for two consecutive tax periods by the prescribed due dates shall, with effect from the first day of the tax period immediately next to the latter tax period in respect of which the default has been committed –
- (i) cease to be liable to pay tax under this scheme,
- (ii) be liable to pay tax under section 3 of the Act.

Such a dealer shall, subject to the conditions contained in section 20 of the Act in so far as they applicable and further subject to furnishing the intimation in Form RH 03 within seven days after the end of due date prescribed for filing of return for the latter tax period in respect of which the default has been committed, be eligible to claim credit of the tax paid under this Act on the opening stock held by him in Delhi on the first day of the tax period immediately next to the latter tax period in respect of which the default has been committed.

(8) In case a dealer has opted for this scheme but has failed to comply with the conditions specified therein or who, at any later stage, is found not eligible for having opted this scheme, all the provisions of the Act including the liability to pay tax under section 3, along with interest due for delay, if any, shall apply mutatis mutandi as if the dealer has never opted for this scheme.

This notification shall come into force with effect from the 1st day of April, 2016.

#### Department of Trade and Taxes Government of NCT of Delhi

#### FORM RH01

[See notification under section 16(12)]

Application Form for opting Composition by an eligible dealer engaged in making eales of restaurant and halwal Items under the scheme as notified by Government under sub-section (12) of section 16

										W	ard N	0.				
1. TIN				I			I									
2. Full Name of	Applic	ant De	aler	F												_
3. Full Address	of Deal	er .		E						-						
4. Year for which					is so	ugh	t*	•		Ι				].		
5. Turnover in t	he prece	ding	rear			(Rs.	)	··								<del></del>
6. Estimated Tu	rnover i	n the	current	year		(Rs.	)									
7. Tax payable or Fair market va opening stock (v	luc* or	Purch	ase Va	lue o			h eff	ect fro			echem payab			opte	<u> </u>	
8. Details of Tax			e detail	s at (	7) ab	ove								_		
	Descript					_,_				D	tails					
(i) Amount of ter		Rs.)			- -	4-	_			ļ		1	_			
(ii) Date of Dep (iii) Challen No						99			m	ım	+	-		ממ	у	<u></u>

(\* Please attach original challan / proof of deposit)

Name and signature of applicant / authorized signatory

y. Venue	ation										
I/We								herei	by so	lemnly	affirm a
declare the knowledge									to the	best	of my/our
Signature			_								
Full Nam					-	_					
Designati	-										
		1	T T	7.7	1		11				
Place											
Place		<del> </del>	╌		<del></del>		<del></del> `	<del>- '-</del>			<del>   </del>

# Department of Trade and Taxes Government of NCT of Delhi

### FORM RH02

[See notification under section 16(12)]

## Statement of opening stock held on the first day of the year from which composition is to be opted

Table S.No.	Description of	Quantity	Purchase	Rate of	Tax payable
0,1,0,	goods	Quantity	Value	tax	1 ax payaote
		<del> i</del>			<del></del>
The at	ove table can be p	prepared and	attached with	the form as n	er the requireme
				14,111 mo p	or are redemented
/Wc	ation of Details	ana true an	hereby	certify that	t all the above
I/We mention Further document Added 1	ed stock details certified that the ints, which are in a fax Department or the of the dealer	particulars in my/our poss	d correct to the	he best of m	y/our knowledge ect version of th
I/We	ed stock details certified that the nts, which are in a ax Department or	particulars in my/our poss	d correct to the	he best of m	y/our knowledge ect version of th
I/We	ed stock details certified that the nts, which are in ax Department or the of the dealer	particulars in my/our poss	d correct to the	he best of m	y/our knowledge ect version of th
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### Department of Trade and Taxes Government of NCT of Delhi

### FORM RH03

[See notification under section 16(12)]

Intimation regarding withdrawal by a dealer engaged in sales of restaurant and halwal items from Composition scheme as notified by Government under sub-section (12) of section 16

					Ward No	, ,
1. TI	N	TTT				· L
2. F Deal	ull Name ( ler	f Applica	nt			
3. F	ull Addres	s of Deale				
	Year with from	effect	from which v	withdrawal		
	position sch einafter ref		ught* "current year"			
<b>5.</b> Tu	urnover in	the preced	ing year			
6. R	easons for position sc	withdraw heme	al from			
7. D	etails of in	put tax cre	dit sought on	opening stock		
S. No	Tax Invoice date	Tax Invoice No.	Supplier TIN No. under the Act	Purchase Price of unsold stock(Rs.)	Rate of tax (%)	Input Tax (Rs.)
			Tota!			

	8. Verification	
	I/We hereby solemnly affirm and	
	declare that the information given hereinabove is true and correct to the best of	
	my/our knowledge and belief and nothing has been concealed therefrom.	
	Signature of Authorized Signatory	
	Signature of Authorized Signatory  Full Name (first name, middle, surname)	
	Designation	
	Name	
	Date / / / /	
	By order and in the name of	
	the Lt. Governor of the	
	National Capital Territory	
	of Pelhi,	
	(A TE OU A)	
	(A.K.'Singh) Dy. Secretary, Finance (VI)	
	Dy. Secretary, Phiance (VI)	
	(29)/Fin(Rev-I)/2015-2016/dsvi/ <b>9</b> 3 dated 19 03/201	6
	forwarded for information to:-	
	he Principal Secretary (GAD), Government of NCT of Delhi in duplicate with the	requ
	to publish the notification in Delhi Gazette Part-IV (Extraordinary) in today's date.	
	The Principal Secretary (Finance), Government of NCT of Delhi, Delhi Sachivala	ya, N
	Delhi.	- 11 •
	Pr. Secy(Law), Government of NCT of Delhi, Delhi Sachivalaya, I,P. Estate, New D	eini
	Secretary to the Hon'ble Lieutenant Governor, Delhi Secretary to the Hon'ble Chief Minister, Government of NCT of Delhi, Delhi Sach	ivolo
	New Delhi	ivala
	The Commissioner, Value Added Tax, Vyapar Bhawan, I.P. Estate, New Delhi.	
•	The Secretary to Finance Minister, Govt. of NCT of Delhi, Delhi Sachivalaya, I.F.	. Est
	New Delhi	
	The P.A. to Leader of Opposition, 29, Delhi Legislative Assembly, Old Sectt. Delh	
	OSD to Chief Secretary, Government of NCT of Delhi, Delhi Sachivalaya, I,P	P. Est
	New Delhi	
	The Registrar, Delhi Value Added Tax Appellate Tribunal, Vyapar Bhawan, I.F.	. Est
	New Delhi VAT Officer (Policy), Department of Trade and Taxes, Government of NCT	of Da
	Vyapar Bhawan, New Delhi.	J. D.

(A.K.SINGH)
Dy. Secretary VI (Finance)

12. 13.

Website